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                       UNITED STATES DISTRICT COURT
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                      CENTRAL DISTRICT OF CALIFORNIA
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   MICHAEL LANGLOIS, GAYLE
                                    Case No. CV 10-01081 DDP (VBKx)
   LANGLOIS,
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                  Plaintiffs,
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        v.
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                                     ORDER TO SHOW CAUSE WHY THIS CASE
                                     SHOULD NOT BE REMANDED FOR LACK
   A.W. CHESTERTON COMPANY,
   INC., ALIS-CHALMERS PRODUCT
                                     OF JURISDICTION
   LIABILITY TRUST; BORG-WARNER
   CORPORATION; BRYAN STEAM
   CORPORATION; BUFFALO PUMPS,
   INC.; BW/IP INTERNATIONAL,
   INC.; CARRIER CORPORATION;
18 CBS CORPORATION; CLEAVER
   BROOKS; CRANE CO.; DURABLA
19 MANUFACTURING COMPANY;
   FLOWSERVE CORPORATION; FMC
20 CORPORATION; HONEYWELL
   INTERNATIONAL, INC.,
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   OAKFABCO, INC., QUINTEC
   INDUSTRIES, INC., RAPID
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   AMERICAN CORP.; RILEY POWER,
   INC.,; STERLING FLUID
   SYSTEMS (USA) LLC; THE
   GOODYEAR TIRE & RUBBER
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   COMPANY;
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                  Defendants.
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        Defendants are ordered to show cause why this case should not
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be remanded for lack of jurisdiction. Within fourteen days of the

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date of this order, Defendants shall file a brief, not to exceed fifteen pages, addressing (1) the applicability of 28 U.S.C. § 1442(a)(1) to Defendants and (2) the import of Plaintiffs' allegation that Plaintiffs "disclaim any cause of action or recovery for injuries and damages . . . caused by the acts or omissions of defendants committed at the specific and proven direction of an officer of the United States Government acting within his official capacity and/or occurring at any federal enclave." (Complaint \P 9(k).) IT IS SO ORDERED. Dated: March 21, 2012 United States District Judge